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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/076,254	02/12/2002	Alain Rossmann	SS-004	8579
33708	7590	10/14/2003	EXAMINER	
PERVASIVE SECURITY SYSTEMS, INC. 7394 WILDFLOWER WAY CUPERTINO, CA 95014			BACKER, FIRMIN	
			ART UNIT	PAPER NUMBER
			3621	

DATE MAILED: 10/14/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	10/076,254	ALAIN ET AL.
	Examiner Firmin Backer	Art Unit 3621

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 08 August 2003.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-15, 17-62, 64-80 and 82-88 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-15, 17-62, 64-80, 82-88 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) The proposed drawing correction filed on _____ is: a) approved b) disapproved by the Examiner.
 If approved, corrected drawings are required in reply to this Office action.
- 12) The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
 a) The translation of the foreign language provisional application has been received.
- 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s). _____.
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152)
 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____. 6) Other: _____

Response to Amendment

This is in response to an amendment file on August 8th, 2003 for letter for patent filed on February 12th, 2002. In the amendment, claims 1, 20, 31, 41, 47, 48, 67, 78 have been amended,

Claims 1-15, 17-62, 64-80, 82-88 remain pending in the letter.

Response to Arguments

1. Applicant's arguments with respect to claims 1-15, 17-62, 64-80, 82-88 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.
3. Claims 1-15, 17-62, 64-80, 82-88 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schenck et al (U.S. PG Pub No. 2001/0021926, *Applicant admitted prior art*) in view of Okamoto et al (U.S. PG Pub No. 2002/0129235).
4. As per claim 1, Schenck et al teach a method for providing access control management (*method for controlling access to data portion*) to electronic data (*data*), the method comprising establishing a secured link with a client (*authoring user, 104*) machine when an authentication request is received from the client machine (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086*,

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0087), the authentication request including an identifier identifying a user of the client machine to access the electronic data, wherein the electronic data is secured in a format including security information and an encrypted data portion, the security information including file key and access rules and controlling restrictive access to the encrypted data portion authenticating the user according to the identifier (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*) and activating a user key after the user is authenticated, wherein the user key is used to access the access rules in the security information the file key can be retrieved to decrypt the encrypted data portion only if access privileges of the user is successfully measured by the access rules (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*). Schenck et al fail to teach an inventive concept of establishing a link between the server providing the access control management with the client. However, Okamoto et al teach an inventive concept of establishing a link between the server providing the access control management with the client (*see paragraphs 0148-0151, claim 3*). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schenck et al's inventive concept to include Okamoto et al inventive concept of establishing a link between the server providing the access control management with the client because this would have ensure integrity in the secured data transmission between a server a the client machine.

5. As per claim 2, Schenck et al teach a method comprising maintaining an access control management, wherein the access control management comprises a rule manager including at least one set of rules for the electronic data; and an administration interface from which the rules

for a designated place for the electronic data are created, managed, or updated (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

6. As per claim 3, Schenck et al teach a method wherein the designated place is a folder and all files in the folder are subject to the rules (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

7. As per claim 4, Schenck et al teach a method wherein the designated place is a repository and all files in the repository are subject to the rules (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

8. As per claim 5, Schenck et al teach a method wherein the rule manager provides a graphic user interface from which the rules can be created, managed or updated (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

9. As per claim 10, Schenck et al teach a method wherein the access control management further comprises a user manager coupled to a database including a list of authorized users and respective access privileges associated with each of the authorized users (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

10. As per claim 11, Schenck et al teach a method wherein the authenticating of the user comprises looking up in the database for the user; and getting, from the database, access location

information as to where the user is authorized to access the electronic data if information about the user is located in the database (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

11. As per claim 12, Schenck et al teach a method wherein the identifier further identifies the client machine; and wherein the authenticating of the user comprises determining, from the access location information, whether the client machine is permitted by the user to access the electronic data (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

12. As per claim 13, Schenck et al teach a method wherein the access location information pertains to locations or specific client machines from which the user is authorized to access the electronic data (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

13. As per claim 14, Schenck et al teach a method wherein the user key is in the client machine; and wherein the activating of the user key comprises sending an authentication message to the client machine; and activating the user key with the authentication message (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

14. As per claim 15, Schenck et al teach a method wherein the electronic data, when secured, includes a header that further includes the security information being encrypted and a signature signifying that the electronic data is secured (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

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15. As per claim 16, Schenck et al teach a method wherein the security information includes a file key in addition to the access rules, and wherein the file key can be retrieved to decrypt the encrypted data portion only if access privilege of the user is successfully measured by the access rules (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

16. As per claim 17, Schenck et al teach a method comprising associating the activated user key with the user locally (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

17. As per claim 18, Schenck et al teach a method wherein the electronic data, when secured, includes a header that includes the security information being encrypted and a signature signifying that the electronic data is secured; the encrypted security information including the access rules and a file key, and wherein the method further comprises receiving the header from the client machine, decrypting the security information in the header to retrieve the access rules therein; and retrieving the file key when the access rules are measured successfully against access privilege of the user (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

18. As per claim 19, Schenck et al teach a method further comprising sending the file key to the client machine in which the encrypted data portion can be decrypted with the file key by a cipher module executing in the client machine (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

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19. As per claim 20, Schenck et al teach a method for providing access control management to electronic data, the method comprising authenticating a user attempting to access the electronic data; maintaining a private key and a public key, both associated with the user, wherein the electronic data, when secured, includes a header and an encrypted data portion, the header further includes security information controlling who, how, when and where the secured electronic data can be accessed and the encrypted data portion is an encrypted version of the electronic data according to a predetermined cipher scheme, encrypting the security information with the public key when the electronic data is to be written into a store, and decrypting the security information with the private key when the electronic data is to be accessed by an application (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).). Schenck et al fail to teach an inventive concept of client machine. However, Okamoto et al teach an inventive concept of client machine (*see device 102 in fig 1*). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schenk et al's inventive concept to include Okamoto et al inventive concept client machine because this would have ensure integrity in the secured data transmission between a server and a client machine.

20. As per claim 21, Schenck et al teach a method wherein the authentication of the user comprises establishing a link with a client machine from which the user is attempting to access the electronic data, demanding credential information from the user, and receiving the credential information from the client machine over the link (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

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21. As per claim 22, Schenck et al teach a method wherein the credential information includes a pair of username and password provided by the user (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

22. As per claim 23, Schenck et al teach a method wherein the credential information includes biometric information captured from the user by an apparatus coupled to the client machine (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

23. As per claim 24, Schenck et al teach a method wherein the encrypting of the security information with the public key comprises receiving access rules and a file key, wherein the file key has been used to produce the encrypted data portion in the client machine, including the access rules and the file key into the security information; and encrypting the security information with the public key (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

24. As per claim 25, Schenck et al teach a method comprising, generating the header with the security information encrypted therein; and uploading the header to the client machine where the header is integrated with the encrypted data portion (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

25. As per claim 28, Schenck et al teach a method wherein the decrypting of the security information with the private key comprises receiving the header from the client machine over the

link; parsing the security information from the header; and decrypting the security information with the private key (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

26. As per claim 29, Schenck et al teach a method further comprising: obtaining access rules from the security information; determining whether the access rules accommodate access privilege of the user, when the determining succeeds, retrieving a file key from the security information; and sending the file key to the client machine over the link when the determining fails, sending an error message to the client machine over the link (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

27. As per claim 30, Schenck et al teach a method wherein the error message indicates that the user does not have the access privilege to access the electronic data (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

28. As per claim 31, Schenck et al teach a method for providing access control management to electronic data, the method comprising receiving a request to access the electronic data; determining security nature of the electronic data; when the security nature indicates that the electronic data is secured, the electronic data including a header and an encrypted data portion, the header including security information controlling restrictive access to the encrypted data portion and the encrypted data portion is an encrypted version of the electronic data according to a predetermined cipher scheme, determining from the security information if the user has necessary access privilege to access the encrypted data portion; and decrypting the encrypted

data portion only after the user is determined to have the necessary access privilege to access the encrypted data portion (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*). Schenck et al fail to teach an inventive concept of intercepting an electronic data moving from the store through an operation system layer to an application for the data. However, Okamoto et al teach an inventive concept of intercepting an electronic data moving from the store through an operation system layer to an application for the data (*see paragraphs 0016, 0017, 0018*). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schenk et al's inventive concept to include Okamoto et al inventive concept of intercepting an electronic data moving from the store through an operation system layer to an application for the data because this would have ensured whether the digital data with respect to which distribution is requested can be distributed, by referring to the obtained rights administration database, the history database, the digital data administration database, and storage media administration database, in order to execute processes in response to a request for distribution of digital data from the authorized user.

29. As per claim 32, Schenck et al teach a method further comprising retrieving a user key associated with a user making the request (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

30. As per claim 33, Schenck et al teach a method wherein said determining from the security information if the user has necessary access privilege comprises decrypting the security information with the user key; retrieving access rules from the security information; and

measuring the access rules against the access privilege of the user (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

31. As per claim 34, Schenck et al teach a method further comprising retrieving a file key from the security information if the measuring of the access rules against the access privilege succeeds (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

32. As per claim 35, Schenck et al teach a method further comprising causing the client machine to display an error message to the user if the measuring of the access rules against the access privilege fails (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

33. As per claim 36, Schenck et al teach a method wherein the retrieving of the user key comprises establishing a link with a server executing an access control management; sending to the server an authentication request including an identifier identifying the user for the access control management to authenticate the user forwarding the header to the server; and receiving a file key retrieved from the header (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

34. As per claim 37, Schenck et al teach a method of activating a cipher module and decrypting the encrypted data portion by the cipher module with the received file key (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).).

35. As per claim 38, Schenck et al teach a method comprising loading the decrypted data portion into the application (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

36. As per claim 39, Schenck et al teach a method wherein the retrieving of the user key comprises establishing a link with a server executing an access control management; sending to the server an authentication request including an identifier identifying the user for the access control management to authenticate the user, receiving an authentication message after the user is authenticated; and activating the user key locally in the client machine (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*)..

37. As per claim 40, Schenck et al teach a method wherein the user key is in an illegible format before the activating of the user key locally in the client machine (*see figs 1, 2, paragraph 0049, 0053, 0060, 0086, 0087*).

38. Claims 6-9, 26 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schenck et al. (U.S. Patent No. 6,339,825 in view of Okamoto et al (U.S. PG Pub No. 2002/0129235) in further view of Ozog et al (U.S. PG Pub 2003/0033528).

39. As per claim 6-9, 26 and 27, the combination of Schenck et al and in view of Okamoto et al fails to teach a method wherein parameters determining the rules from the graphic user interface are subsequently expressed in a markup language uploaded to the client machine after the user is authenticated Extensible Access Control Markup Language selected from a

group consisting of HTML, XML and SGML. However, Ozog et al teach a method wherein parameters determining the rules from the graphic user interface are subsequently expressed in a markup language uploaded to the client machine after the user is authenticated Extensible Access Control Markup Language selected from a group consisting of HTML, XML and SGML (*see paragraph 0059, 0060, 0108, 0110, 0113*). Therefore, it would have been obvious to one ordinary skill in the art at the time the invention was made to modify the combination of Schenck et al and in view of Okamoto et al's inventive concept to include Ozog et al's a method wherein parameters determining the rules from the graphic user interface are subsequently expressed in a markup language uploaded to the client machine after the user is authenticated Extensible Access Control Markup Language selected from a group consisting of HTML, XML and SGML because this would have facilitate the viewing of the access rules.

40. As per claim 41-88, they disclose the same inventive concept as in claims 1-40, therefore, they are rejected under the same rationale.

Conclusion

41. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

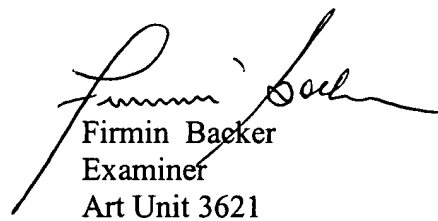
A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (703) 305-0624. The examiner can normally be reached on Mon-Thu 8:30-6:00.

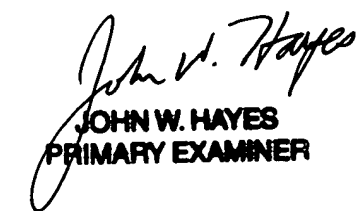
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.



Firmin Backer
Examiner
Art Unit 3621

October 7, 2003



JOHN W. HAYES
PRIMARY EXAMINER